IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

Profectus Technology LLC,

Plaintiff,

V.

Huawei Technologies Co., Ltd., Huawei Technologies USA Inc., Huawei Device USA Inc., Futurewei Technologies, Inc., Dell Inc., Research In Motion Corporation, Xplore Technologies Corp., Apple Inc., Parrot Inc., Samsung Telecommunications America, LLC, Samsung Electronics America, Inc., Panasonic Corporation of North America, Motion Computing, Inc., Flat Computing, LLC, GiiNii International Corp., and Eastman Kodak Company,

Case No. 6:11-cv-00474-LED

Jury Trial Demanded

Defendants.

NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), plaintiff Profectus Technology LLC voluntarily dismisses without prejudice its claims against defendant Xplore Technologies Corp.

Dated: February 3, 2012.

Respectfully submitted,

/s/ Steven E. Ross

Steven E. Ross Lead Attorney Texas State Bar No. 17305500 sross@rossipg.com

ROSS IP GROUP PLLC

1700 Pacific Ave., Suite 3750 Dallas, Texas 75201 Phone: 972-661-9400 Facsimile: 972-661-9401

ATTORNEYS FOR PLAINTIFF PROFECTUS TECHNOLOGY LLC

CERTIFICATE OF SERVICE

The undersigned certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document through the Court's CM/ECF system pursuant to Federal Rule of Civil Procedure 5 and Local Rule CV-5(a)(3) on February 3, 2012. The undersigned also certifies that a copy of this document is being served via First Class U.S. Mail, postage prepaid, upon the following on February 3, 2012:

Flat Computing, LLC c/o Alan W. Goldsberry 12407 Brushy Hollow Austin, TX 78750.

/s/ Steven E. Ross

Steven E. Ross